## UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF TENNESSEE NASHVILLE DIVISION

)

UNITED STATES OF AMERICA

v. RUSSELL READUS	) No. 3:00-00108 Chief Judge Haynes )	Pun moleon so unopposed and so upperhue fuon LEASE effective fuon
	FENDANT RUSSELL READUS NATION OF SUPERVISED REI	S MORANTED  S effective from  LEASE The date of
COMES NOW the Defendant, R	Russell Readus, by and through hi	s undersigned counsel, hus
and pursuant to 18 U.S.C.§ 3583(e)(1) &	Fed R.Crim.P. 32.1(c), hereby re	spectfully requests that
the Court enter an order terminating th	he Defendant's supervised releas	e and discharging the
Defendant from any further supervision.	In support hereof, Defendant stat	tes as follows: /0-25-13

- 1. On June 8, 2007, Judge Echols resentenced Defendant Readus to a term of one hundred and sixty-eight (168) months incarceration and a five (5) year term of supervised release. (Docket Entry 352).
- 2. Defendant Readus began his term of supervised release on December 28, 2011. Mr. Readus has been on this term of supervised release for the past twenty-two (22) months without incident. Mr. Readus has been compliant with his supervision in all respects, has stable employment and only requires minimal supervision. He is permitted to file his monthly reports with U.S. Probation by mail. All of his drug screens have been negative.
- 3. Title 18, United States Code, Section 3583(e), contemplates early termination of supervised release in appropriate cases.
  - (e) Modification of conditions or revocation- The court may, after considering the factors set forth in section 3553(a)(1), (a)(2)(B), (a)(2)(C), (a)(2)(D), (a)(4), (a)(5), (a)(6), and (a)(7) -